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APPLICATION NO.	FIL	ING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/674,046	09/29/2003		Andrew John Farnsworth	555255012582	2586	
44208	7590	08/25/2006		EXAM	EXAMINER	
DOCKET (			SMITH, S	SMITH, SHEILA B		
PO BOX 120 DALLAS, T				ART UNIT	PAPER NUMBER	
,				2617		

DATE MAILED: 08/25/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)						
	10/674,046	FARNSWORTH ET AL.						
Office Action Summary	Examiner	Art Unit						
	Sheila B. Smith	2617						
The MAILING DATE of this communication a Period for Reply	ppears on the cover sheet wi	th the correspondence address						
A SHORTENED STATUTORY PERIOD FOR REP WHICHEVER IS LONGER, FROM THE MAILING  - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory perions after the reply within the set or extended period for reply will, by state Any reply received by the Office later than three months after the main earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNIC 1.136(a). In no event, however, may a re od will apply and will expire SIX (6) MON ute, cause the application to become AB	CATION.  eply be timely filed  THS from the mailing date of this communication.  ANDONED (35 U.S.C. § 133).						
Status								
1) Responsive to communication(s) filed on 03	June 2006.							
2a) ☐ This action is <b>FINAL</b> . 2b) ☑ Th	This action is <b>FINAL</b> . 2b) This action is non-final.							
) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is								
closed in accordance with the practice under	Ex parte Quayle, 1935 C.D	. 11, 453 O.G. 213.						
Disposition of Claims								
4) Claim(s) 1-6 is/are pending in the application	1.							
4a) Of the above claim(s) is/are withdr								
5) Claim(s) is/are allowed.								
6)⊠ Claim(s) <u>1-6</u> is/are rejected.								
7) Claim(s) is/are objected to.								
8) Claim(s) are subject to restriction and	/or election requirement.							
Application Papers								
9) The specification is objected to by the Examir	ner							
10) The drawing(s) filed on is/are: a) a		w the Examiner						
Applicant may not request that any objection to the								
Replacement drawing sheet(s) including the corre								
11) The oath or declaration is objected to by the								
Priority under 35 U.S.C. § 119								
12) Acknowledgment is made of a claim for foreig	an priority under 35 H.S.C. &	119(a)-(d) or (f)						
a) All b) Some * c) None of:	in priority under 55 0.5.0. g	119(a)-(u) 01 (1).						
1.☐ Certified copies of the priority docume	nts have been received.							
	2. Certified copies of the priority documents have been received in Application No							
3.☐ Copies of the certified copies of the pri								
application from the International Bure		• •						
* See the attached detailed Office action for a list	st of the certified copies not r	eceived.						
Attachment(s)			-1					
Notice of References Cited (PTO-892)		ummary (PTO-413)						
<ul> <li>Notice of Draftsperson's Patent Drawing Review (PTO-948)</li> <li>Information Disclosure Statement(s) (PTO-1449 or PTO/SB/0)</li> </ul>		)/Mail Date formal Patent Application (PTO-152)						
Paper No(s)/Mail Date	6) Other:							

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#### **DETAILED ACTION**

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 1. Claims 1-6 are rejected under 35 U.S.C. 103(a) as being unpatentable over Pedlar (U. S. Patent Publication Number 2004/0224686) in view of Vialen et al. (U.S. Patent Number 6,898,429)
- Regarding claim 1, Pedlar discloses all the claimed invention as set fourth in the instant application, in addition Pedlar discloses a apparatus and method of uplink data during cell update in universal mobile telecommunications system user equipment, further Pedlar discloses a method of responding to a Cell or URA Update Confirm message received in a user equipment in a communications system (which reads on "When the UTRAN wishes to change the UE configuration it will issue a message to the UE containing a command to invoke a specific RRC procedure" as disclosed in paragraph 0021), the method comprising the steps of: receiving a Cell or URA Update Confirm message; determining whether the message places the user equipment in a state that requires a response prior to entering the state (which reads on "The UDS RRC 200 layer of the UE decodes this message and initiates the appropriate RRC procedure. Generally when the procedure has been completed (either successfully or not) then the UDS RRC sends a response message to the UTRAN (via the lower layers) informing the

UTRAN of the outcome. Although it should be noted that there are a few scenarios where the UDS RRC will not issue a response message to the UTRAN, in those cases the UDS RRC need not and does not reply" as disclosed in paragraph 0021); determining whether the message contains a C-RNTI element (which reads on "When the UTRAN wishes to change the UE configuration it will issue a message to the UE containing a command to invoke a specific RRC procedure" as disclosed in paragraph 0021); and in the event that a response is required and that the message contains a C-RNTI element, using the element to send a response message (which reads "regardless, UTRAN 310 sends a CELL UPDATE CONFIRM 367 via 'message 3' 365, upon reception of which UE 320 sends back a response via 'response to message 3"as disclosed in paragraphs 0042). However Padlar fails to disclose a new C-RNTI element.

In the same field of endeavor Vialen et al. discloses a identifier allocation method.

Vialen et al. discloses the use of a new C-RNTI element as disclosed in column 4 lines 63-67.

Therefore it would have been obvious to one of ordinaryskill in the art at the time of invention was made to improve Pedlar by modifying the apparatus and method of uplink data during cell update in universal mobile telecommunications system user equipment with the use of a new C-RNTI element as taught by Vialen et al. for the purpose of shorting the common channel messages and to save capacity on common radio channels.

Regarding claim 2, Pedlar discloses everything claimed, as applied above (see claim 1) additionally, Pedlar discloses a in the event that the message does not contain a C-RNTI element, using an existing C-RNTI element to send the response message (which reads on paragraph 0042,). However Padlar fails to disclose a new C-RNTI element.

In the same field of endeavor Vialen et al. discloses a identifier allocation method.

Vialen et al. discloses the use of a new C-RNTI element as disclosed in column 4 lines 63-67.

Therefore it would have been obvious to one of ordinaryskill in the art at the time of invention was made to improve Pedlar by modifying the apparatus and method of uplink data during cell update in universal mobile telecommunications system user equipment with the use of a new C-RNTI element as taught by Vialen et al. for the purpose of shorting the common channel messages and to save capacity on common radio channels.

Regarding claim 3, Pedlar discloses everything claimed, as applied above (see claim 1) additionally, Pedlar discloses a entering the state after sending the response message (which reads on paragraphs 0042).

Regarding claim 4, Pedlar discloses everything claimed, as applied above (see claim 1) additionally, Pedlar discloses a wherein the state comprises the CELL\_PCH or URA\_PCH state. (which reads on paragraphs 0042).

Regarding claim 5, Pedlar discloses all the claimed invention as set fourth in the instant application, in addition Pedlar discloses a apparatus and method of uplink data during cell update in universal mobile telecommunications system user equipment, further Pedlar discloses a method of responding to a Cell or URA Update Confirm message received in a user equipment in a communications system (which reads on "When the UTRAN wishes to change the UE configuration it will issue a message to the UE containing a command to invoke a specific RRC procedure" as disclosed in paragraph 0021), the method comprising the steps of: receiving a Cell or URA Update Confirm message; determining whether the message places the user equipment in a state that requires a response prior to entering the state (which reads on "The UDS RRC 200").

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layer of the UE decodes this message and initiates the appropriate RRC procedure. Generally when the procedure has been completed (either successfully or not) then the UDS RRC sends a response message to the UTRAN (via the lower layers) informing the UTRAN of the outcome. Although it should be noted that there are a few scenarios where the UDS RRC will not issue a response message to the UTRAN, in those cases the UDS RRC need not and does not reply" as disclosed in paragraph 0021); determining whether the message contains a C-RNTI element (which reads on "When the UTRAN wishes to change the UE configuration it will issue a message to the UE containing a command to invoke a specific RRC procedure" as disclosed in paragraph 0021); and in the event that a response is required and that the message contains a C-RNTI element, using the element to send a response message (which reads "regardless, UTRAN 310 sends a CELL UPDATE CONFIRM 367 via 'message 3' 365, upon reception of which UE 320 sends back a response via 'response to message 3"as disclosed in paragraphs 0042). However Padlar fails to disclose a new C-RNTI element

In the same field of endeavor Vialen et al. discloses a identifier allocation method.

Vialen et al. discloses the use of a new C-RNTI element as disclosed in column 4 lines 63-67.

Therefore it would have been obvious to one of ordinaryskill in the art at the time of invention was made to improve Pedlar by modifying the apparatus and method of uplink data during cell update in universal mobile telecommunications system user equipment with the use of a new C-RNTI element as taught by Vialen et al. for the purpose of shorting the common channel messages and to save capacity on common radio channels.

Regarding claim 6, Pedlar discloses everything claimed, as applied above (see claim 1) additionally, Pedlar discloses a the event that the message does not contain a C-RNTI element,

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using an existing C-RNTI element for sending the response message (which reads on paragraph 0042). However Padlar fails to disclose a new C-RNTI element.

In the same field of endeavor Vialen et al. discloses a identifier allocation method.

Vialen et al. discloses the use of a new C-RNTI element as disclosed in column 4 lines 63-67.

Therefore it would have been obvious to one of ordinaryskill in the art at the time of invention was made to improve Pedlar by modifying the apparatus and method of uplink data during cell update in universal mobile telecommunications system user equipment with the use of a new C-RNTI element as taught by Vialen et al. for the purpose of shorting the common channel messages and to save capacity on common radio channels.

Regarding claim 7, Pedlar discloses everything claimed, as applied above (see claim 1) additionally, Pedlar discloses a computer readable medium (which reads on "The SIM interface 444 is normally similar to a card-slot into which a SIM card can be inserted and ejected like a diskette or PCMCIA card" as disclosed in paragraph 0045) storing a computer program arranged to implement a method of providing a response to a Cell or URA Update Confinu message in a communication system, the computer-readable medium complising: computer readable code programmed for receiving a Cell or URA Update Confil'm message; computer readable code programmed for detenuining whether the message places the user equipment in a state that requires a response prior to enteling the state; in the event that a response is required and that the message contains a new C-RNTI element, computer readable code programmed for sending a response message using the new C-RNTI element. However Padlar fails to disclose a new C-RNTI element

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## Response to Arguments

2. Applicant's arguments with respect to claims 1-6 have been considered but are moot in view of the new ground(s) of rejection.

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Sheila B. Smith whose telephone number is (571)272-7847. The examiner can normally be reached on Monday-Thursday 6:00 am - 3:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Joseph Feild can be reached on 571-272-4090. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

PRIMARY EXAMINER

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